

New Delhi, 19th March, 2014

To,

Dr. Upendra Bhojani,
Institut of Public Health, 250 Masters Cottage,
2 'C', Main Road, 2nd C Cross, Girinagari 1st Phase,
Banglore 560085, Karnataka
Pin - 560085

Subject: RTI application filed by Dr. Upendra Bhojani.

Sir,

I am to refer to your RTI application dated 20.02.14 received in this Department on 27/02/14 and to say the para wise information sought by you is as under:-

The time period for which the information is sought : April 1, 2011 till date

Information Sought:

Para	Information Requested	Information Supplied
1	Please provide the following details for any contributions (financial or in kind) received by your department from non-government sources during the aforementioned period? Name and address of individual / organization that provided the contribution a. Nature of the contribution (e.g. amount of money, description of contributions in kind etc.) b. Name of official who received the contribution on behalf of the Department c. Purpose for which the contribution was provided d. Time period for which contribution was provided e. Utilization of the contribution (Which scheme or project? What was it spent on?)	It does not pertain to this Section.
2	please provide full copies of all the agreements (contracts/ Public Private Partnerships/ Memorandum of Understandings etc.) that your Department is engaged in with non-governmental agencies.	This department has Contract with M/s Bloomberg for providing of database. <i>The same is attached</i> Nil
3	Please provide the following details for all the meetings that your Departmental officials held with the representatives of non-governmental agencies. a. Meeting schedule (date, time, duration, location b. Meeting agenda c. Participants (Name, designation, affiliations) d. Minutes of the meeting e. Action taken report if any	<i>Praveen</i>
4	Please provide copies of visitors records (appointment Register/visitor register).	The requisite information does not pertain to this answering CPIO.

<p>Please provide the following details for all the financial Stakeholdings/investments (e.g. donations, shareholdings, Grants etc.) made by your department or officials in your Department in their official capacity in the aforementioned Period.</p> <ol style="list-style-type: none"> Name and address of non-governmental agency Nature of financial stakeholding (amount of money invested, description records/transactions whenever Available Purpose of the investment Time period of the investment Expected returns on such investments Enclose copies of proof of such investments 	Nil
<p>6. Please provide following details for all incentives (subsidies, Tax exemptions etc.) availed from your Department.</p> <ol style="list-style-type: none"> Name and address of beneficiary Purpose of the incentive Time period for which the incentive was extended/ Availed Nature of the incentive 	Nil

If you are not satisfied with the reply, you may refer an appeal to the 1st Appellate authority within 30 days from the receipt of the reply:

Shri Bhaskar Dasgupta,
Appellate authority & Deputy Secretary,
DEA, Ministry of Finance, North Block,
New Delhi – 1
E-mail id- bhaskar.dasgupta@nic.in


(A. K. Pradhan)
Under Secretary & CPIO
DEA, North Block, New Delhi
E-mail id:- pradhan.anil@nic.in

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BLOOMBERG DATA SERVICES (INDIA) PVT.
1 Indiabulls Centre, Jupiter
Mumbai 400 016
Telephone: 91-22-284-
Facsimile: 001-917-360-

BLOOMBERG SCHEDULE OF SERVICES

SERVICE PROVIDER ("SP"):
SERVICE RECIPIENT ("SR"):
DEPARTMENT:

BLOOMBERG DATA SERVICES (INDIA) PVT. LTD.
DEPARTMENT OF ECONOMIC AFFAIRS

ORDER DATE: 07/04/2013 ACCOUNT No: 30112256

ORDER No: 22413606

EQUIPMENT ADDRESS:
DEPARTMENT OF ECONOMIC AFFAIRS
REPUBLIC OF INDIA- ROOM NUMBER 71
DEPT OF ECO AFFAIRS, NORTH BLOCK,
NEW DELHI
(City) 110001
India (State/Province) (Postal Code)

BILLING ADDRESS:
DEPARTMENT OF ECONOMIC AFFAIRS
REPUBLIC OF INDIA- ROOM NUMBER 71
DEPT OF ECO AFFAIRS, NORTH BLOCK
NEW DELHI
(City) 110001
India (State/Province) (Postal

USER CONTACT:
ARVIND MAYARAM 911123092611

BILLING CONTACT:
Mr. Sagar Mehta 919953136800

SP and SR are parties to a BLOOMBERG AGREEMENT, Number 2881689 (the "Agreement") which sets forth the terms and conditions under which SP provides to SR the Services described therein.

QUANTITY	TYPE OF SERVICE/EQUIPMENT ORDERED	MONTHLY UNIT PRICE
1	Bloomberg Anywhere	1750.00
1	Access Point w/Trans Prod	0.00
PO#		Total. \$1750.00

TERMS AND CONDITIONS

1. INSTALLATION OF SERVICE(S); OTHER EQUIPMENT

Pursuant to the Agreement, SR has requested SP to provide the Services at the stated equipment address (as noted above). Services include one free subscription to Bloomberg Magazine for each user of the BLOOMBERG PROFESSIONAL service.

2. TERMS & CHARGES

(a) The initial term of this Schedule is from the first day Services or additional Services are provided to the second anniversary date (the "Schedule Term"). This Schedule or any portion of the Services provided under this Schedule may be terminated early during the Schedule Term or any renewal thereof on the same terms and conditions for early termination set forth in paragraph 2 of the Agreement, and shall automatically terminate upon termination of the Agreement. Upon termination of this Schedule or any portion of the Services provided under this Schedule, SR shall pay any applicable charges set forth in paragraph 3 of the Agreement with respect to such terminated Services, including a termination charge for terminated Services based on the balance of the Schedule Term. Upon termination of this Schedule or any portion of Services provided under this Schedule at any time for any reason, SR shall pay any waived installation fees, early termination charges and any other fees imposed on SP by the provider of any Network Access (as defined below). Circuit installations and upgrades do not affect the term of the Agreement. The fee commences from the day of actual installation and shall be invoiced quarterly in advance. All amounts displayed on this Schedule are in U.S. dollars. Charges are payable in the lump equivalent of U.S. dollars as determined on the basis of the exchange rate in effect on the invoice date and set forth on a monthly invoice. To the extent permitted by law, SP may send and SR agrees to receive invoices via electronic mail. Any increase of which SR is notified in accordance with the Agreement or this Schedule will take effect as specified notwithstanding the issuance of a Schedule setting forth the then-current fee.

(b) The Schedule Term shall be automatically renewed for successive two-year periods unless SR or SP elects not to renew giving not less than 60 days' prior written notice to the other. If this Schedule is so renewed for any additional period beyond the initial Schedule Term, the charges payable pursuant to paragraph 3(e) of the Agreement for such renewal period shall be calculated at the prevailing rates then offered by SP, and this Schedule shall be considered to be amended accordingly.

(c) All installations, upgrades, removals, relocations, conversions, equipment modifications and other changes related to Services will automatically be charged at SP's prevailing rates, and SR will be invoiced accordingly.

(d) As part of the Services, SR may request the provision of (i) Network Access and/or (ii) routers. "Network Access" shall mean connectivity to the Bloomberg network, including without limitation communications circuits and facilities and any applicable installations or upgrades thereto. If Network Access and/or routers are provided to SR, the charges for such Network Access and/or routers are not guaranteed for the Schedule Term. Increases and/or discounts to such charges may be made on days' advance written notice, and customer relocations may result in immediate price adjustments for such Network Access and/or routers. SR may terminate circuits or routers upon 90 days advance written notice, provided that, for circuits, SR

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circuit for at least twelve (12) months after the installation of the circuit and has installed a replacement circuit. SR may use Network Access and/or routers only in connection with use of the Services described in the Agreement. SR may relocate routers upon 90 days' advance written notice to SP to a location approved by SP in advance. No person designated by SP has authorization to disconnect SR's old circuits and facilities. Any extraneous wiring not covered by SP.

SR shall not include monthly fees for real-time exchange and third-party information services or applicable taxes. All taxes, including without limitation sales tax, VAT, GST and similar taxes, shall be in addition to the charges for the Services. SR shall be the responsibility of SR. If tax-exempt, a copy of the State/Foreign Tax Exempt Certificate must be provided to SP in signing the Agreement.

WHERE

"Anywhere" shall mean a subscription to the Services that may be used by only one individual. If SR accesses the Services through Bloomberg Anywhere by use of SP software (each, an "Access Point"), SR shall notify SP of the computers or workstations via which a Permitted User (as defined below) of Bloomberg Anywhere may access the Services upon the installation of any such software and upon SP's request from time to time. Each Access Point will be permitted to receive the same functionalities available to every other Access Point of a Permitted User, unless SP shall otherwise specify or determine from time to time. From time to time in SP's sole discretion, SP may permit Permitted Users to access the Services through Bloomberg Anywhere via additional Access Points or via the internet.

A Permitted User with access to the Services through Bloomberg Anywhere (each, a "Permitted User") shall gain access to the Services through (i) a standard unique Permitted User login and password and (ii) a SP secure identification device, as provided by SP. All such secure identification devices shall be included in the term "Equipment." SR shall not use Bloomberg Anywhere to be shared, switched or replicated between two or more persons or to be used to access the Services simultaneously from two or more devices, computers, workstations or locations. All Access Points provided in connection with Bloomberg Anywhere may be accessed only by a Permitted User and access may not be shared with any other person who is not a Permitted User or used in any manner inconsistent with the Agreement or this Schedule. SP reserves the right to audit and monitor (whether physically or electronically) Bloomberg Anywhere to ensure compliance with the Agreement and this Schedule.

FLAT PANEL

SR provides, or may from time to time provide, for one or more Flat Panel screens. SR agrees not to separate, modify, interface, duplicate, redistribute or otherwise disconnect any one, both or four of the Flat Panel screens, or both or four of the Flat Panel screens in a manner inconsistent with the terms of the Agreement, without SP's prior written consent. Unauthorized access or use is unlawful and SP shall have all recourse and rights as set forth in the Agreement. The fee for the Flat Panel shall be the same as that of the specific BLOOMBERG PROFESSIONAL service subscription plan to which it is attached. SR's fee applicable to the Flat Panel screens shall commence on the date following actual delivery.

WORK: MULTIPLE SERVICES

SR provides, or may from time to time provide, for a fee for Services calculated on the basis of a shared local network physical location or multiple Services, then at such time as the network is no longer shared, or multiple Services are accessed, the fee for Services shall be increased to the prevailing rate for Services provided on an unshared or single location.

THE SERVICES VIA SR'S AUTHORIZED EQUIPMENT (IF APPLICABLE)

Services shall be made available to SR by means of the authorized equipment set forth on the face of this Schedule or in the Authorized Computer Addendum (the "Authorized Equipment"). SR agrees that it will access the Services only through such Authorized Equipment. In no event will SR reconfigure, redistribute, access, receive or use retransmit or re-route the Services to or through any other equipment or display or permit the use of any equipment included in the Services on any other equipment or display.

SR's Affiliated Companies (as defined below) shall have the right at any time, or from time to time, to change the technical specifications of any aspect of the Services and, in such event, SR shall take all reasonable steps, at its expense, to reconfigure, upgrade or replace the Authorized Equipment in order to maintain compatibility, functionality, quality, and convenience of the Services. The term "Affiliated Companies" shall mean those companies controlling, controlled or under common control with SP.

SR's Affiliated Companies shall have no responsibility for installing, labeling, testing, maintaining, relocating or removing the Authorized Equipment or for training or providing support documentation to SR's employees in the use of the Authorized Equipment. All cabling, connections and any interface (including hardware, software, network or otherwise) between the Authorized Equipment and SP's Equipment are the responsibility of SR. NOTWITHSTANDING THE ABOVE, SP SHALL NOT BE HELD LIABLE FOR ANY DAMAGE OR LOSS CAUSED BY THE USE OF THE AUTHORIZED EQUIPMENT. SR SHALL HAVE ALL RIGHTS WITH RESPECT TO THE AUTHORIZED EQUIPMENT, INCLUDING, BUT NOT LIMITED TO ACCESS, USE, MAINTENANCE, REPAIR, REPLACEMENT, AND DISPOSAL. SR SHALL HAVE ALL OBLIGATIONS AND RESPONSIBILITIES WITH RESPECT THERETO, AS ARE STATED IN THE AGREEMENT WITH RESPECT TO EQUIPMENT GENERALLY. In addition, SP shall have the right to participate in the

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provision of training and the preparation of support documentation relating to the use of the Services by means of the Authorized Equipment, although SP shall have no obligation in this regard.

SR shall not move, modify, interface, copy, broadcast, reproduce, port or otherwise use or route the Services or any portion thereof with or to any other equipment, network or software that SP, in its sole good faith judgment, determines is interacting or interfering or may interact or interfere with the performance of the Services or any portion thereof and, from time to time, upon SP's request therefor, SR shall promptly notify SP in writing of any and all such equipment, network and software. SR may use the Services solely for its internal business purposes and may not use the Services for any development purposes or to develop any applications, software or otherwise that could in any way interact or interfere with the performance of the Services or any portion thereof, except as SP may expressly permit under a separate development license with SR.

In addition to those limitations on liability contained in the Agreement, to the maximum extent permitted by law, SP and its Affiliated Companies and its and their officers, employees, suppliers and third party agents, shall have no responsibility or liability, contingent or otherwise, for any injury or damages, whether caused by the negligence of SP, its Affiliated Companies, its or their employees, sub-contractors, agents, equipment vendors or otherwise, arising in connection with the use, installation or provision of the Services by means of the Authorized Equipment and shall not be liable for any lost profits, punitive, incidental or consequential damages or any claim against SR by any other party with respect thereto. SR agrees that SP and its Affiliated Companies are not responsible for any fault, inaccuracy, omission, delay or any other failure in the Services caused by SR's hardware, software, cabling, network services or arising from SR's use of the Services on such equipment.

THE BLOOMBERG TRAVELER AND ACCESS POINTS (IF APPLICABLE)

THE BLOOMBERG TRAVELER: (i) must be associated with a specific BLOOMBERG PROFESSIONAL service subscription accessed by SR; (ii) will not be used in a manner that would result in a reduction of SR's existing or potential subscriptions to SP's and its Affiliated Companies' Services; (iii) will disable the associated Service for a certain period of time; and (iv) may be terminated upon 30 days' prior written notice to SP.

SP may remove or require SR to remove one or more Access Points for any Bloomberg Anywhere subscription that is terminated for any reason.

SR will incur a connection fee for any relocation of SP-provided software or Services. SR-provided hardware and software must meet all technical specifications provided by SP from time to time. SR accepts responsibility for properly loading, maintaining and upgrading THE BLOOMBERG TRAVELER software and Access Point software on SR-provided hardware, in accordance with SP's instructions and procedures. All software is furnished under the Agreement and this Schedule and may be used only in accordance with the Agreement and this Schedule. Except as provided in the Agreement, the software may not be: (i) copied, broadcasted, reproduced, ported or otherwise routed to or used in any fashion on any non-authorized computer or display or in any other application; (ii) recompiled, decompiled, disassembled, reverse engineered, made into or distributed in any form of derivative work; (iii) modified, adapted, translated, accessed, loaned, resold, distributed or, except as provided in the Agreement, networked in whole or in part; or (iv) used with any other terminal, network or device except as permitted by the Agreement. SP AND ITS AFFILIATED COMPANIES MAKE NO WARRANTY OF ANY KIND WITH REGARD TO INTERNET ACCESS, THE HARDWARE AND THE SOFTWARE, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SP and its Affiliated Companies shall not be liable for errors contained in the software or related to Internet access or for indirect, incidental, consequential or special damages in connection with the furnishing, performance or use of the software or Internet access.

CLAIMERS REGARDING NETWORK ACCESS / ROUTERS

SP shall attempt to resolve any inquiries of SR regarding Network Access and/or routers used in accessing SP's Services. Notwithstanding any provision in the Agreement or this Schedule, SP and its Affiliated Companies are not responsible or liable for any act or omission of such third party furnishing such Network Access and/or router. SP AND ITS AFFILIATED COMPANIES MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO SUCH NETWORK ACCESS ROUTERS AND DISCLAIM ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE OF SUCH NETWORK ACCESS OR ROUTERS.

MISCELLANEOUS

(a) The terms and provisions of Sections 3, 8(d) and 7 of this Schedule shall apply to the Services provided hereunder and under any other Schedule relating to the Agreement executed before the date of this Schedule.

(b) SR acknowledges and agrees that SP may delegate certain of its responsibilities, obligations and duties under or in connection with this Schedule, the Agreement and any other schedule or addendum related to the Agreement to a third party or an Affiliated Company of SP, which may discharge those responsibilities, obligations and duties on behalf of SP.

(c) This Schedule, and any amendments, modifications, waivers or notifications relating thereto may be executed and delivered by facsimile, electronic mail or other electronic means, including via a website designated by SP by completing the procedures specified on that website. Any such facsimile, electronic mail transmission or communication via such electronic means shall constitute the final agreement of the parties and conclusive proof of such agreement, and shall be deemed to be

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writing and to have the same effect as if signed manually. SR agrees that it has the ability to store the information delivered to SR electronically such that it remains accessible to SR in an unchanged form.

INT OF ECONOMIC AFFAIRS

Name

Ashok Kumar

my authorized signatory, officer, partner or proprietor

type or print

Ashok Kumar

14, Seaway, Mumbai, India

type or print

05-07-2013

Agreed to by:
BLOOMBERG DATA SERVICES (INDIA) PVT. LTD.

Divya Sekhri

7/5/2013

Date

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